MOTOR VEHICLE LEASE Case 05-21734-DH 672002 DO 675002 DO

Our'l on "Assigni	aw terms and conductions, twe," tust and four	ons of this Motor Windle Lease The consumur lease disclosure	Agreement ("Leases continued in this	se'). This Lease wi Lasse are also ma		
You agre	es to use the Vehicle pr	PRIMARY USE OF VEHICL marily for personal, family or hou vill use the Vehicle primarily for bu	sehold purposes. h	Navever, if the	STATEMENT OF Your declare Your te derail tax status is:	EDERAL TAX OBLIGATION
-DIEWHIS	pox is ishedked. You v	OESCRIPTION OF	THE VEHICLE B	EING LEASED (TH	E VEHICLE")	MILEAGE AT DELIVERY
2003	1	GRAND CHEROK		8S33C544774	ļ A N.	
но опсу	XX Prower Steering	XX Automatic Transmission	XX Power Brakes	Alf Conditions	g	
	1 — Steering	2	- Graver	13]		4
	t Due at Lease Signir very :!temized.below:"	9 Monthly Payments Your link Must by 05/2002	458.68	Other Charges (Payment)		Total of Payments (The amount You will have paid by the end of the Lease)
		38 on	458,58 due			İ
s	4644.88	on the	69,52 of Your	the Vehicle)	1	21899.72
5		"Hemization	of Amount Due a	t Lease Signing o	Delivery	
-	t Due at Lease Signii		500.00	How the Amoun		or Delivery will be paid: N/A
Fire	pitalizeri Guat Reductio it Monthly Payment		458,68 475,00	Rebates and	Noncash Credits e Pa d in Cash	1144,88
Lice	undable Security Depo ense fees	15t	H/A	17A		#/A
87	o fees Sistration fees		121.20 			
H7			90.00			
147 147			— N/A —			4644.88
		Total 5	1644 ; BB			Total \$
_6]		Your Month		ntermined as Show	n Below:	
Gross (Such :	Capitalized Cost, The is service contracts in	ragreed upon value of the Vehicle surance, and any outstanding pri	er credit or lease b) and suh resu	ns You pay over the Leaf	s 31594.06
				amount, please ch	ack this box. 📋	
Capita	lized Cost Reduction	The amount of any Net Inside-to	Alkwance, Rebati	e Noricash Gred-L	or Cash You pay that red	
Adjust	nsa Capitalized Cost . red Capitalized Cost.				mb. Danse	28094.06 13979.40
Depre	ciation and any Amo	the Vonicie at the end of the Loa ritzed Amounts. The amount of	ne used in calculat arged for the Vehicl	ling Your Hase Mon ly's decline in value	nry Payment through normal use and	14114.00
Rent C		m	ition and any Amor	tized Amounts	ent Charce	3773.86 17888.52
Lease	Payments. The numb	nents. The total of Depreciation beer of payments in Your Lease	any Amorozed	AZIROGIUS DAIS 114 F	en casys	458,68
	Monthly Payment ity Sales/Use Tax					S - W/A
l				Total Mont	nly Payment ("Monthly	Payment") S 136,06
Early Chan	Tarmination, You ma	y have to pay a substantial cha en the Lease is terminated. The	rge If You end this earlier You end t	Lease early. The	harge may be up to sa ter this charge is likely	yerni thousend dollars. The actual to be.
		a. You may be charged for except	s ye weer based or	our alandards for o	atermining excess wear	and use and for mileage injectors of
2 3	m-ea conny -	e ; ease at the rate of \$	miles and _			two a return of S his Coase, less any amounts You Owe
under per m		receive a retuid / the Vehicle is	desiroyed or stuke	n, You are in Default	You and this I wase not	tly or You punchase the Vehicle
9 P	urchase Option at En	d of Lease Term. You have an opt r. p.us.n processing teo of \$150.0	ion to purchase the	Vehicle "AS-IS" at i	he and of the Leave Term	n for \$
1		See the Lease oncoments for ack		nodanimist yhae ne	purchase options and m	antenaryu responsibilities, warrannes
late a	nd default charges and	insurance and any security interes	ast, if applicable.			
TIE .	timated Official Fees whether included with	and Taxes. The total estimated a Your Monthly Payment or Assess	mount You will pay ad otherwise is \$.	08.EEE	ense, title and registration . This turnount is an est	in fees, and taxes over the term of Yo limate and may change
12 Op	tional insurance and	Other Products, You are not rec	jured to buy arry o	f the uptional insuff	nce or other products in	sted below to enler into this Lease, at
10001.00	e out a favour in our con-	orlit riscosion. These insurance as werl a notice of the terms and cost	of the insurance of	will not be provided product, and You w	intess You are accepted	by the Provider. By Your initials bold on or product for the premium or char
showe	A portion of the cremed talk Provider.	um or charge shown may be rete N/A	need by the Lasson	(Dealer). Credit Disab	iuty Provider - w ra	H/A
	Coverage \$	N/A Pron. S		Maximum No Bi Lessee/Co-Less	neir u/A	Prem \$
13] w.	erranties. The Vehicle	a covered by the standard manul glits we have unker any of these	acturer's new vers	cie warranty and an	y other express warranty	included in the Gross Capitalized C/
			SECOND PROMISE	O COUNTY THIS I	CACE AND UNITES P	BOHIBITED BY LAW, WE MAKE N
WARE	ANTIES OR REPRES ANTY OF MERCHAN SOEVER.	ENTATIONS, EITHER EXPRES TABILITY OR FITNESS OF THE	S OR IMPLIED AS FEHICLE FOR AN	TO THE VEHICLE Y PARTICULAR PU	OR ANY PART OR AC RPOSE OR ANY OTHE	CESSORY THEREOF. WE MAKE N R REPRESENTATION OR WARRAN
341 A	iditional Disclosures	Required by New Jersey Law.		2987	0.00	st of Lease: The total cost of the Leas
£ 144		ANUFACTURER'S SUGGESTED exercise the purchase option at the	a good of the Lease	ISRP). \$ 351	379.12 This disclos	ure is required by New Jersey law. T
of Mor	tr'y Payments (see #2	se Amount Due at Lease Signing of above) and the amounts imposed insurance), your actual total cost	on You at the end o	filhe Lease Term. B	ocause this iffsclosure 5	security deposit, see 45 above), the to based on certain assumptions and do
	USE OF VEHICLE.	Demonstrator Deliy R	ental 🗍 Pen	sonal, Family or Hol		vr
[NSUR	ANCE AGENT/COMPANY NA	VEH	73)827-4141	POLICY HOLDER NA	ITION IF ANII ADDRESS IF OTHER	THAN LESSAF:
D	LLSTATE INS CO IRECT			[↑] א/		
7: B	21 US HIGHWAY RIDGEWATER NJ	202/206 08907-1759	_			
earic.	909009i	88106/02			06/02/2002	12/02/2002
MOTH	TO THE I ESSEE!	1) CAUTION DO NOT SIGN T	HIS LEASE BEFO	REYOU READ IT	OF IF IT CONTAINS AN	BITRATION DISCLOSURES. BY BLANK SPACES TO BE FILLED
(2) YE	AAKENTITER TO	A COMPLETELY FILLED IN C	OPY OF THIS LEA	ASE. You acknow	edge receipt of a comp	Disted copy of this Lease.
yn-	Sugar / K	E AND THE LESSOR SH	0/05/2002 ALL BE ENTI	TLED TO REVI	EW THE CONTRA	CT FOR ONE BUSINESS D
BEF	ORE SIGNING TH	E CONTRACT.			OCT 0 :	9 2002
The a	uttronzeo segraturio of e etsumence informatio	the Lessor nelow has the effect on above, and (3) assigning to DCI	rt. (1) accepting the FS Trust 580	terms and condition WHITE PLAI	NS RD 51H FLOO	R TARRYTOWN MY 10591-5
01.46	Successors and easign	s all right, title and interest in, and nd Yn: agree to make Your payon	to the Vehicle and	they Lease. This is e rancial	ase will be serviced by (Diginster Chryster Services, North Amer
IF99	P	DATE	Ah	7	= ,"X	wer Nes
		AUTO HALL INC.	- (A)			TRUCT
	gories of Information	We Collect		We may also o	ER FINANCIAL/DCF iscless at all the informa affiliated third parties as	S TRUST ("we," "ue," and "our" tion that we collect, us described above permitted by life
We n	nomination was receive fr	ad information about You from the l om You on applications and rither ansactions with us, our affiliates	forms	Opting Out a	I Discipsure	
- In	brmation about Your III formation we receive fr unies	ansactions with us, our affiliates on consumer reporting agencies	or others, and and other outside	by law or throu	nly disclose information igh a joint marketing agr	to norwifil atad third parties as permit eement, opt outs of such disclosures a
Cate	gories of information		scribad above	not required Policies and	Practices to Protect	the Confidentiality and Security
Cats	gories of Affiliates an	nformation that we object, as de- d_hird Parties to Whom We Disc		We restrict a	rmonal information coass to nonpublic par	sonal information about You to the
	ut Current and Forms may disclose all old the	er Customers a information that we collect, wh	ich relates to our	ernitkwees Co	isele contractors, and but	amesses which jointly market our produ know that information to provide produ

We may disclose all of the information that we collect, as described above, to companios that perform marketing services on our behalf or to other linancial institutions with whom we have joint marketing agreements.

A/CHRYSLER FINANCIAL/DCFS TRUST ("we," "ue," and "our")
n may also disclose go of the information that we collect, up described above,

Privacy Policy Changes and Future Disclosures

We may from time to time change our Privacy Policy. Therefore, we reserve the right to disclose any and all information to our efficieles and other nornalistated third parties as perintfied by law.

While is instruction. You agree to provide primary insurance operating any property of the provided primary insurance operating any provided of the prov

No physical damage or liability insugence covered, for institution in the control of the control

constant yield basis, plus at faces and fees counted by the "You speed grey in purchase door," the properties of the "the properties of the properties of t

20 CENTOTE consistent with the properties of the

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Assignment. You may not assign will use a send tou written continuous.

Assignment. You may not assign will use assigned in the Assigner among an assumption of Your Interests or rights under this Lease or in the Vahicle without our management. You may not assign the Lease of a scale of the Assigner among on the force. We can assign the Lease to enthis position, who will have all or your assignment of the Lease to another position, who will have a long or the Lease to another position, and assigned a few positions are represented to the Lease to another position assignment and assignment of the Lease to another positions are subject to the same day to a subject to the same day to a subject to the same assignment of the Lease to another positions are represented to the Lease to another positions and for all apprents paget to one or the control of the Lease to another positions are represented to the Lease to the Leas

IMPORTANT ARBITRATION DISCLOSURES

The following Arbitration provisions significantly affect Your rights in any dispute with us. Please read this carefully before You sign the Lease.

For purposes of the Administration provisions, the farm fail refers to the Lessee, Co-Lassee and Lesson, and Lesson's successors and assignees.

If either of us chooses, any dispute toleren rule with bidisciplify from and not in court.

If it dispute it arbitrated, each of us will give up eith bidisciplify a court or a jury triel.

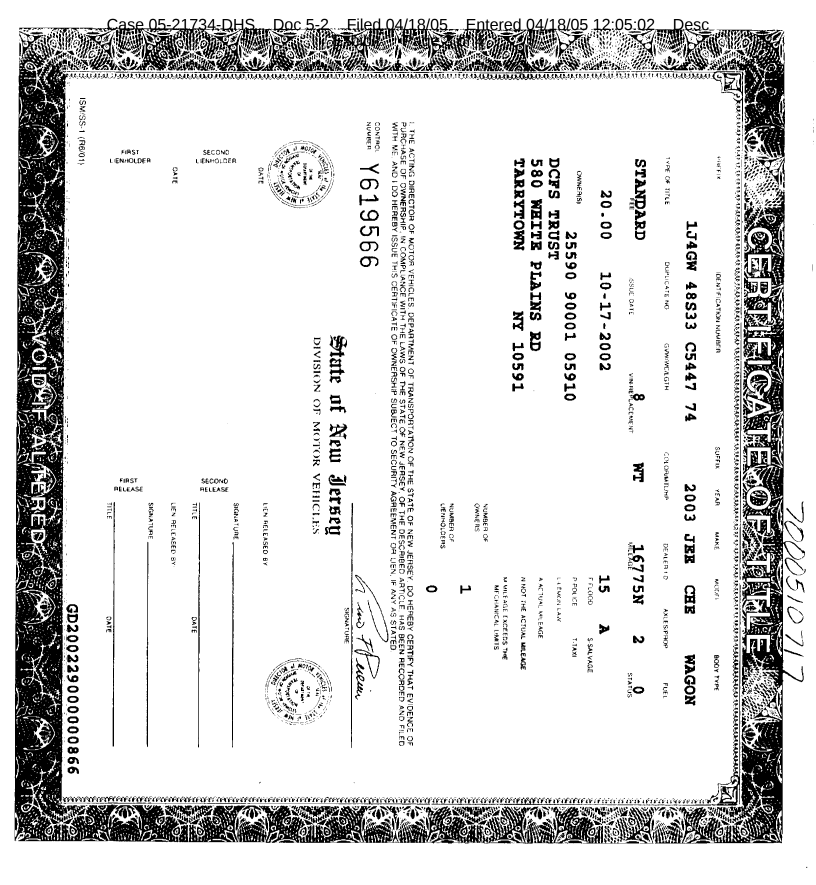
to Johnne subtration-forum come resided \$\text{\$\text{\$\texit{\$\text{\$\text{\$\text{\$\text{\$\texit{\$\text{\$\text{

. Adoptions upon the animal reviewed may be since up in any count change procession.

If the description is a count process of the description is accessed and assegness return the right to exercise sub-halo remedies and to seek provisional exclusion and count periodic stand indeminisation of the disputs by the infration. Notified of unable day right to arbitrate by assecting safe-halp principles, faing suit, such as count periodic processors are remedied from a count. If surprovision of this authorish only approvised to the uncertificated on invasid, that provision shall be arrived and the nemaring provisions shall be given full effect as if the severed provision field not been included. and and the remaining provisions shall be given but entro ee a rice south the first test of the control of the

relderation. Lessor assigns, sells and translers to Assignee all of Lessor's morest in the Lesse and the Vehicle described in it and authorizes Assignee ischarge the obligation of the Lesse and its assignment Lessor warrants to Assignee that.

o collect and discharge the dispersion of the Lease and its assignment (according to the Lease and according to the Lease and according to the Lease and according to the Lease. The Lease are controlled to the Lease and according the Lease are controlled to the Lease. The Lease are controlled to the Lease are



Buyer's Name (Hand Print) _

ALTERATIONS OR ERASURES WILL VOID THIS CERTIFICATE

ODOMETER DISCLOSURE STATEMENT AND STATEMENT OF SELLER

Buyer's Signature X Buyer's Signature X
NOTE: H.S.39710-11 requires that this certificate after assignment be presented to the Division of Motor Vehicles within ten days. Failure to do so will result in a penalty of \$25 which will be in addition to the filing fee for a new Certificate of Ownership. BUYER SIGN HERE
i/we, the undersigned, hereby certify that the motor vehicle described on the reverse side of this Certificate of Ownership was purchased by me/us and i/we have compared the vehicle identification number shown on this certificate with that of the motor vehicle purchased and found that they agree in every particular.
STATEMENT OF BUYER
Date of Odometer Statement
Seller's Name (Hand Print) Seller's Name (Hand Print)
SELLER SIGN HERE Seller's Signature X Seller's Signature X
Sale Price \$
Seller's Address Date of Sale
Seller's Name (Print)
Lienholder's Address Corpcode #
Lienholder's Name (Print) Driver Lic. #
Co-Buver's Address
Co-Buyer's Name (Print) Driver Lic. #
Buyer's Address Corpcode #
Stryer S, Name (Print) Driver Lic. #
NOTE: New Jersey statute provides that anyone who knowingly or willfully misrepresents the description of a vehicle o makes a false statement in any title papers; forges, changes or counterfeits a part of title papers; or uses title papers on or for the wrong motor vehicle is guilty of a misdemeanor.
—— (2) WARNING - ODOMETER DISCREPANCY - I/We hereby certify that the oclometer reading is NOT the actual mileage, and should not be relied upon for accuracy.
(1) I/We hereby certify that to the best of my/our knowledge the odometer has exceeded its mechanical limits and the reading started again at zero.
that reflects the actual mileage of the vehicle described on the reverse side of this Certificate of Ownership, unless one of the following statements is checked:
I/We state that the odometer now reads (do not show tenths of a mile) and to the best of my/our knowledge
NOTE: FEDERAL LAW requires that you state the mileage upon transfor of ownership. Failure to complete this disclosure o providing false information may result in fines and/or imprisonment.